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CERTIFICATE OF MAILING (37 CFR 1.8)

Date of Deposit with U.S. Postal Service: 29 April 19, 1990

I hereby certify that this transmittal together with the reply and/or amendment referred to below is being deposited with the United States Postal Service as first class mail under 37 CFR 1.8 on the date indicated above and is addressed to the Commissioner of Patents and Trademarks, Washington D.C. 20231.

Cindy Malocha

Name of Person Mailing Paper

Cindy Malocha

Signature

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Art Unit : 125
Examiner : J. LIPOVSKY
Applicant(s) : ROGER M. BOISSONNEAULT
Serial Number : 07/340,974
Filed : APRIL 20, 1989
For : GRADUATED ESTROGEN CONTRACEPTIVE

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90 APR 31 AM 9:31
GROUP 120

Commissioner of Patents and Trademarks
Washington, D.C. 20231

TRANSMITTAL OF A RESPONSE
TO A NON-FINAL ACTION (37 CFR 1.111)

Sir:

supplemental

Transmitted herewith is a ~~supplementary~~ amendment in the above-captioned application in response to the Examiner's ~~non-final~~ interview of April 12, 1990.

- [x] The reply and/or amendment is being filed under 37 CFR 1.8 and the required Certificate of Mailing appears above. The use of this certificate is intended to insure that the reply and/or amendment will be considered as timely filed.
- [x] An additional fee in the amount of \$ 0.00 is required for the amended claims presented and has been calculated as shown on page 3.

Please charge Deposit Account No. 23-0450 in the amount of the additional fee above, or such greater or lesser amount of excess fees for claims as the Commissioner determines is required by law. This letter is submitted in triplicate.

[] Applicant(s) hereby petitions for a _____ month extension of the period for response in the above-captioned application which expired on _____ and hereby authorizes the Commissioner to charge the extension fee of \$_____, or such greater or lesser amount as may be required by 37 CFR 1.17, to Deposit Account No. 23-0450. This transmittal letter is submitted in triplicate. If for any reason the extension requested above is insufficient to extend the period for response to the date of this paper, applicant(s) hereby petitions for an extension of time under 37 CFR 1.136(a) sufficient to obtain such an extension and/or the revival of the above-captioned application as having been unintentionally abandoned and authorizes the Commissioner to charge the required fees under 37 CFR 1.17 to Deposit Account No. 23-0450.

Respectfully submitted,


Ronald A. Daignault

Ronald A. Daignault, Attorney

Registration No. 25,968

Warner-Lambert Company

2800 Plymouth Road

Ann Arbor, MI 48105

Tel. (313)996-7530

Date

April 19, 1980

Attachments: Reply/Amendment

[x] Form PLD-115 (in triplicate)

[x] Calculation of Additional Fees for Amended Claims

CALCULATION OF ADDITIONAL FEES FOR AMENDED CLAIMS

Applicant(s) have calculated the additional fees for the amended claims as follows:

CLAIMS AS AMENDED						
(1)	(2) Claims Remaining After Amendment*	(3)	(4) Previously Paid For**	(5) Present Extra	(6) Rate	(7) Fee
Total Claims	9	Minus	20	= 0	x \$12	0.00
Independent Claims	1	Minus	3	= 0	x \$36	0.00
[] Newly Presented Multiple Dependent Claim (\$120)						
ADDITIONAL FEE						0.00

* If entry in Column 2 is less than entry in Column 4, enter "0" in Column 5.

** If claims previously paid for are less than 20 for total claims or 3 for independent claims, enter 20 for total claims or 3 for independent claims in Column 4.



IN THE UNITED STATES PATENTS & TRADEMARKS RECEIVED OFFICE

APPLICANT: ROGER M. BOISSONNEAULT 90 MAY - 1 AM 10: 29 EXAMINER: J. LIPOVSKY
SERIAL NO: 07/340,974 GROUP 120 ART UNIT: 125
FILED: APRIL 20, 1989 PAPER NO: 6
FOR: GRADUATED ESTROGEN CONTRACEPTIVE

6/13
JRP
5/3/90

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GROUP 120

April 19, 1990

SUPPLEMENTAL AMENDMENT

Hon. Commissioner of Patents and Trademarks
Washington, D.C. 20231

Sir:

Pursuant to an interview courteously granted by the Examiner with the undersigned on April 12, 1990, which has been made of record, Paper No. 5, Applicant respectfully proffers the present amendment as agreed at said interview.

In the Claims:

Claim 1 (amended). A method of contraception comprising the steps of sequentially-administering to a female of child bearing age:

(1) for about 4 to about 7 days, a composition I containing about 0.5-1.5 mg norethindrone acetate and about 10-50 mcg ethinyl estradiol,

(2) for about 5 to about 8 days, a composition II containing about 0.5-1.5 mg norethindrone acetate and about 10-50 mcg ethinyl estradiol, and

(3) for about 7 to about 12 days, a composition III containing 0.5-1.5 mg norethindrone acetate and about 10-50 mcg ethinyl estradiol, wherein the amount of ethinyl estradiol is increased stepwise by the amount of at least 5 mcg in each step over the three compositions.

B1

In claim 2, line 3, please replace "4" with --IV--.

B2

Claim 5 (amended). The method of Claim 4 wherein the [at least one] compositions are [is] administered in combination with a suitable carrier.

B3

Claim 7 (amended). The method of Claim 6 wherein the [at least one] compositions are [is] administered in combination with a suitable carrier.

B4

Claim 9 (amended). The method of Claim 8 wherein the [at least one] compositions are [is] administered in combination with a suitable carrier.